Case 2:02-cv-04415-JCJ_Document 1 Filed 07/02/2002 Page 1 of 35

FOR THE EASTERN DISTRICT OF PENNSYLVANIA — DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar.

Address of Plaintiff:		Robert W. Searfoss 431 East Butler Drive Freeland, PA 18224 See attached List								
Address of Defendant: Place of Accident, incident or Transaction:										
			Various				<u> </u>			<u> </u>
	_		(Use Reverse S	Side for Ada	litional S	pace)	_			
Does th	iis case inv	olve multidistrict litigation po	ssibilities?		_	Yes		No		
RELAT	ED CASE	IF ANY								
			Judge			Date Ter	minated:	N/	A	
Civil as				11					_	
		emed related when yes is answ	·	• •						
1.		case related to property include isly terminated action in this co		ered suit pe	nding or	within one year	Yes		No	•
2.		nis case involve the same issue nding or within one year previo	-			on as a prior	* 7		.,	
		- · ·	•				Yes		No	
3.		us case involve the validity or red case pending or within one					Yes		No	.
CIVIL:	(Place an	in ONE CATEGORY ON	ເກ							
Λ.	,	Question Cases:	,	B.	Diversit	y Jurisdiction C	ases:			
1.		Indemnity Contract, Marine	Contract, and All	1.		Insurance	Contract	and Oth	er Contr	acts
	_	Other Contracts		2.		Airplane !				
2.		FELA		3.		Assault, I				
3.		Jones Act — Personal Injury	<i>,</i>	4.		Marine Pe				
4. 5.		Antitrust		5.		Motor Ve		-	-	5
5. 6.		Patent Labor-Management		6. 7.		Other Per	-	iry (Piea	se specii	у)
7.		Civil Rights		7. 8.		Products :		A cha	***	
7. 8.		Habeas Corpus		8. 9.		Products 1			stos	
9.		Securities Act(s) Cases		У.	U	All other (Please sp	-	Cases		
10.		Social Security Review Case	·c			(Fiedse s)	ecity)			
11.		All other Federal Question C (please specify)-Related to C	Cases							
		(pieuse speerry) Related to C	ARBITRATION	Cedtin	CATIO	N				
			(Check appr							
I							counsel	of record	d do here	by certify:
		to Local Civil Rule 53.2, Sectise exceed the sum of \$150,000								•
		her than monetary damages is		or und costs						
DATE	Ξ:									
	NOTE.	A said de mano cuill bo a said		ney-at-Law			20	Attori	ney I.D.#	
_		A trial de novo will be a trial y knowledge, the within case is pove.						rminated	d action i	n this court
DATE	i:									
CIV 60°	 9 (9/99)	- 	Attori	ney-at-Law	 _			Attori	ney I.D #	!

Defendants (Names and Addresses):

DaimlerChrysler Corporation 1000 Chrysler Driver Auburn Hills, MI 48326-2766

Ford Motor Company Parklane Towers West Suite 1500 Three Parklane Boulevard Dearborn, MI 48126-2568

General Motors Corporation 400 Renaissance Center P.O. Box 400 Detroit, MI 48265-4000

Federal-Mogul Global, Inc., individually and/or as parent company, successor in interest, or indemnitor to or of:

Fel-Pro, Inc.,

Ferodo America, Inc.,

Gasket Holdings, Inc., formerly known as Flexitallic Gasket Company,

Moog Automotive Inc., formerly known as Wagner Electric Corporation,

Pneumo Abex Corp., or

T&N plc.

2655 Northwestern Highway Southfield, MI 48034

JS44

(Rev 12/96)

June 28, 2002

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose if initiating

the civil docket sheet (SEE INSTRUCTIONS ON THE REVFRSE OF THE FORM) I (a) PLAINTIFFS Robert W. Searfoss					DEFENDANTS SEE ATTACHED				
(b) COUNTY OF RESIDENCE (EXC) P	COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT								
(c) AFTORNEYS (FIRM NA Alan S. Battisti, Esquire Law Offices of Peter G. 60 W. Broad Street - Su Bethlehem, PA 18018 (610) 866-3333	ATTORNEYS (IF KNOWN) Lavin, Coleman, O'Neil, Ricci, Finarelli & Gray Penn Mutual Tower 510 Walnut Street - Suite 1000 Philadelphia, PA 19106 (215) 627-0303								
II. BASIS OF JURISI	DICTION (PLACE AN X	IN ONE BOX ONLY)		TTIZEN:		PRIN	CIPAL PARTIES FOR PLAINTIFF	(PLACE AN) FAND ONE BOX FOR	EIN ONE BOX DEFENDANT)
□ 1 U.S. Government Plaintiff □ 2 U.S. Government Defendant	3 Federal Question (U.S. Government Not a P 4 Diversity (Indicate Cytzenship of Parties in Item III)		Citizen of 1 Citizen of A Citizen or S Foreign C	Another State	PTF JI C2	DEF D 1 C 2	Incorporated or Principal Plac of Business in This State Incorporated and Principal Pa of Business in Arkither State Foreign Nation	∡e ′ງ5	DLF 2 4 D 5 D 6
DO NOT CITE JURISDICTIONAL STAT Action for personal injury fo 28 U.S.C. § 1452(a). CONTRACT 110 Insurance C1 120 Manne	TO TERSONAL INJURY	PERSONAL. 1 362 Personal Injur	INJURY	FORFEI	TURE/PFNAI ulture Food & Drug	.TY	BANKRUFTCY 442 Appeal 28 USC 158	OTHER STATE	TUTES
☐ 130 Miller Act ☐ 140 Negotiable Instrument ☐ 150 Recovery of Overpayment ☐ Enforcement of Judgment ☐ 151 Medicare Act ☐ 152 Recovery of Defaulted Student Loars ☐ (Eacl Veterans) ☐ 153 Recovery of Overpayment ☐ of Veteran's Benefits ☐ 160 Stockholders Susts ☐ 190 Other Contract ☐ 195 Contract Product Liability	315 Auplane Product Lability L 320 Assault, Libel & Slander 330 Federal Employers' Liability 345 Manne 345 Manne Product Liability 350 Motor Vehicle C 355 Motor Vehicle Product Liability 1360 Other Personal Linjury	Med Malprac 365 Personal Inju Product Lad 168 Asbestos Per Injury Produc Lability PERSONAL PR 370 Other Fraud 171 Truth in Len 380 Other Person Property Dar Product Lad Product Lad	ury - solity sonal ct OPERTY ding sal trage mage	Prop 630 Liqui 640 R R 650 Airlig 660 Occo 5afet 690 Othe	& Truck te Regs pational y-Health LABOR ahor Standard r Mgms	BI	423 Withdrawal 28 USC 157	410 Antarust 410 Antarust 430 Banks and Bat 450 Commerce IC 460 Deportation 470 Racketter Infl. Corrups (Nrgat 850 Securines/Corrups (Nrgat 850 Securines/Corrups (Nrgat 875 Customer Chat 12 USC 3410 2 891 Agricultural Act 470 Batter 470 Ba	C Rates/etc uenced and nuzations nce nerexhibet/crigets bilization
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VI. ORIGIN L Original Proceeding	•	ACE AN x IN ONE Remanded from Appel ate Court	E BOX ON 4 Reports Respon	red or	Transfer 5 another (specify		□ 6 Maladistrict □	Appeal to District 7 Fudge from Magistrate Judgment	
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS IS A CI	LASS ACTION	N	DEMA! Not Spe				ly if demanded in con	•
VIII. RELATED CAS IF ANY		JUINGE					DOCKETALMBER	01-CV-5981	l <u> </u>

Edward T. Finch, Esquire

___ JUDGE_

MAG JUDGE_

_____ AMOUNT ____ APPLYING IFP _

Defendants (Names and Addresses):

DaimlerChrysler Corporation 1000 Chrysler Driver Auburn Hills, MI 48326-2766

Ford Motor Company Parklane Towers West Suite 1500 Three Parklane Boulevard Dearborn, MI 48126-2568

General Motors Corporation 400 Renaissance Center P.O. Box 400 Detroit, MI 48265-4000

Federal-Mogul Global, Inc., individually and/or as parent company, successor in interest, or indemnitor to or of:

Fel-Pro, Inc.,

Ferodo America, Inc.,

Gasket Holdings, Inc., formerly known as Flexitallic Gasket Company,

Moog Automotive Inc., formerly known as Wagner Electric Corporation,

Pneumo Abex Corp., or

T&N plc.

2655 Northwestern Highway Southfield, MI 48034

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

ROBERT W. SEARF						
V. CASE NO.						
DAIMLERCHRYSLF FORD MOTOR COM GENERAL MOTORS FEDERAL-MOGUL (PANY CORPORATION					
Case Management Tradefendants. (See §1:0 with the plaintiff regar serve on the plaintiff	e Civil Justice Expense and Delay Reduction Plan of this court, counsel for plaintiff shall couck Designation Form in all civil cases at the time of filing the complaint and serve a court of the plan set forth on the reverse side of this form.) In the event that a defendant does reding said designation, that defendant shall, with its first appearance, submit to the clerk of and all other parties, a case management track designation form specifying the track to we case should be assigned.	py on all not agree court and				
SELECT ONE OF T	HE FOLLOWING CASE MANAGEMENT TRACKS:					
(a)	Habeas Corpus - Cases brought under 28 U.S.C. §2441 through §2255.	()				
(b)	Social Security - Cases requesting review of a decision of the Secretary of Health and Human Services denying plaintiff Social Security Benefits.	()				
(c)	Arbitration – Cases required to be designated for arbitration under Local Civil Rule 8.	()				
(d)	Asbestos – Cases involving claims for personal injury or property damage from exposure to asbestos.	(X)				
(e)	Special Management – Cases that do not fall into tracks (a) through (d) that are commonly referred to as complex and that need special or intense management by the court. (See reverse side of this form for a detailed explanation of special management cases.)	()				
(f)	Standard Management - Cases that do not fall into any one of the other tracks.	()				
June 28, 2002						
(Date)	Edward T. Finch, Esquire					
	Attorney For					
	DaimlerChrysler Corporation, Ford Motor Company and C Motors Corporation	ieneral				

(Civ. 660) 12/91

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ROBERT W. SEARFOSS

CASE NO.

V.

DAIMLERCHRYSLER CORPORATION FORD MOTOR COMPANY GENERAL MOTORS CORPORATION FEDERAL-MOGUL GLOBAL, INC.

NOTICE OF REMOVAL

Defendants DaimlerChrysler Corporation, Ford Motor Company and General Motors Corporation (the "automobile manufacturers") hereby give notice of the removal to the United States District Court for the Eastern District of Pennsylvania of the claims which have been asserted against them in the action captioned Robert W. Scarfoss v. AC&S, Inc., et al. now pending in the Court of Common Pleas of Northampton County, at No. C0048AB2002000405. This Notice of Removal is filed pursuant to 28 U.S.C. § 1452(a), and as grounds for removal the automobile manufacturers state the following:

- The action of which the removed claims are a part was commenced in the Court of Common Pleas of Northampton County.
- 2. The removed claims are those for personal injury or wrongful death asserted against the automobile manufacturers on the basis of alleged exposure to certain of their asbestos-containing products, including brakes and other automotive parts, manufactured for the automobile manufacturers by Federal-Mogul Global, Inc., or companies that it purchased, one or more of which is a co-defendant of the automobile manufacturers.

- 3. On October 1, 2001 Federal-Mogul Global, Inc. filed a voluntary petition for protection under Chapter 11 of the United States Bankruptcy Code, commencing bankruptcy case number 01-10578 (the "Federal-Mogul Bankruptcy Case") currently pending in the United States Bankruptcy Court for the District of Delaware.
- 4. The removed claims may be removed to this Court pursuant to 28 U.S.C. § 1452(a): (i) the removed claims are asserted in a civil action not exempt from removal; and (ii) the Court has jurisdiction of the removed claims under 28 U.S.C. § 1334. All claims asserted against the Removing Defendants are related to the Federal-Mogul Bankruptcy Case, and the continued prosecution, outcome at trial or other resolution of the claims will have an effect on the administration of the Federal-Mogul Bankruptcy Case.
- 5. Removal to this Court is timely pursuant to Federal Rule of Bankruptcy Procedure 9027(a)(3) in that the Federal-Mogul Bankruptcy Case was pending when the removed claims were asserted on or after October 1, 2001 and in that this notice has been filed within 30 days of receipt by one or all of the automobile manufacturers of a copy of the initial pleading setting forth the removed claims.
- 6. Upon removal, the proceedings with respect to the removed claims are non-core. The automobile manufacturers do not consent to entry of a final order or judgment by the bankruptcy judge to the extent the bankruptcy court is authorized to hear or determine such claims consistent with 28 U.S.C. § 157(b)(5).
- 7. The purpose of removal is to facilitate transfer of the removed claims to the United States District Court for the District of Delaware, the district court presiding over the Federal-Mogul Bankruptcy Case, to resolve on a consolidated basis the common threshold scientific issues

concerning whether brakes and other automotive parts cause disease. See, e.g., In re Dow Corning Corp., 1995 W.L. 495978, at *2 (Bankr. E.D. Mich. Aug. 9, 1995) (personal injury tort claims transferred to bankruptcy court pursuant to 28 U.S.C. § 157(b)(5) to resolve threshold scientific issues concerning whether silicone breast implants caused disease after removal to federal court pursuant to 28 U.S.C. § 1452(a)).

- 8. On November 20, 2001, the automobile manufacturers filed in the Federal-Mogul Bankruptcy Case a motion pursuant to 28 U.S.C. § 157(b)(5) to transfer this and all other claims related to brakes and automotive parts for consolidated resolution of the threshold scientific issues concerning whether brakes and other automotive parts cause disease.
- 9. On December 10, 2001 the Honorable Alfred M. Wolin issued the attached Order provisionally transferring pursuant to 28 U.S.C. § 157(b)(5) the claims asserted against the automobile manufacturers to the United States District Court for the District of Delaware.
- 10. On January 3, 2002, Judge Wolin issued a letter opinion and order reiterating that all asbestos friction claims against the automobile manufacturers pending in federal courts as of December 10 had been transferred, and ordering any claims removed after December 10 transferred as well. A copy of the Order and Opinion are attached to this Notice.
- 11. On February 8, 2002, the Honorable Alfred M. Wolin denied the "Motions to Transfer the 'Friction Claims'" and simultaneously remanded the friction products claims. Attached hereto is a copy of said Order.
- 12. However, on February 11, 2002, the United States Court of Appeals for the Third Circuit granted a Temporary Stay of Judge Wolin's February 8, 2002 Court Order so that the matter could be considered by a three-judge panel of that court. Attached hereto is a copy of said Order.

- 13. The Removing Defendants file this Notice of Removal to adequately protect the interests of Removing Defendants and to facilitate transfer of these claims to the United States District Court for the District of Delaware pursuant to Judge Wolin's provisional transfer order.
- 14. The automobile manufacturers will comply with 28 U.S.C. § 1446(d) by promptly giving notice of the filing of this Notice of Removal to all adverse parties to the action pending in the state court and filing a copy of this Notice of Removal with the prothonotary of the Court of Common Pleas of Northampton County.

Respectfully submitted,

LAVIN, COLEMAN, O'NEIL, RICCI,

FINARELLI & GRAY

Edward T. Finch, Esquire Attorney for Defendants, DaimlerChrysler Corporation, Ford Motor Company and General Motors Corporation

CERTIFICATE OF SERVICE

I, Edward T. Finch, Esquire, hereby certify that pursuant to 28 U.S.C. § 1446(d) written notice of the removal of this action will be promptly given to all adverse parties and a copy of the Notice of Removal will be filed with the Court of Common Pleas.

Edward T. Finch, Esquire

IN THE COURT OF COMMON PLEAS OF NORTHAMPTON COUNTY, PENNSYLVANIA CIVIL ACTION - ASBESTOS ASBESTOS LITIGATION - FILING COVER SHEET

Α.	Document being filed:						
	1-	1- Complaint in Civil Action - Asbestos					
Þ	Docketing	of Document:	<u> </u>				
D.	_						
	1-	Please designate appropriate Master Fi	le for docketing of document:				
		X Asbestos: Bethlehem Steel Ma	ster File, No. C0048AB200000002				
		Asbestos: Trades Master File,	No. C00048AB200000003				
		Asbestos: General Master File	, No. C0048AB200000004				
	2-	Please designate appropriate individual document-type in caption and term nur	claimant's file. If any, for docketing of nber.				
	Rober	t W. Searfoss v. ACandS, Inc., et al.					
	No. C	0048AB2002000 405					
C.	Filing of D	Occument:					
1- Please designate appropriate Master File for filing of document-type in caption term number. X Asbestos: Bethlehem Steel Master File, No. C0048AB200000002							
		Asbestos: Trades Master File.	,				
							
		Asbestos: General Master File	, No. C0048AB200000004				
	2-	Please designate appropriate individual document-type in caption and term nur	claimant's file. If any, for docketing of nber.				
	Rober	t W. Searfoss v. ACandS, Inc., et al.					
	No. C	0048AB2002000 405					
D.	Related Ca						
	If doci	ument pertains to ten or more asbestos ca	ises but less than all cases, please attach a list bers to which the original document pertains.				
		Ву:	Alan S. Battisti, Esquire				
		Attorney For:	Plaintiffs				
		Address:	60 West Broad Street, Suite 200				
			Bethlehem, PA 18018				
		Telephone:	(610) 866-3333				
		Supreme Court I.D.:	<u> </u>				

LAW OFFICES OF PETER G. ANGELOS, P.C.

60 W. Broad Street Suite 200 Bethlehem, PA 18018 (610) 866-3333

ACandS, Inc., et al

IN THE COURT OF COMMON PLEAS OF NORTHAMPTON COUNTY - PENNSYLVANIA CIVIL DIVISION - ASBESTOS

No. C0048AB2002000 405 Robert W. Searfoss,

Plaintiff, CIVIL ACTION - ASBESTOS

JURY TRIAL DEMANDED VS.

Defendants.

NOTICE

YOU HAVE BEEN SUED IN COURT. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after the Complaint and Notice are served, by entering a written appearance personally or by attorney and filing in writing with the Court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so the case may proceed without you and a judgment may be entered against you by the Court without further notice for any money claimed in the Complaint of for any other claim or relief requested by the Plaintiff. You may lose money or property or other rights important to you.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW TO FIND OUT WHERE YOU CAN GET LEGAL HELP.

> NORTHAMPTON COUNTY BAR ASSOCIATION ATTORNEY REFERRAL AND INFORMATION SERVICE 155 South Ninth Street

Easton, PA 18042-4399 Telephone: (610) 258-6333

IN THE COURT OF COMMON PLEAS OF NORTHAMPTON COUNTY, PENNSYLVANIA **CIVIL DIVISION - ASBESTOS**

Robert W. Searfoss, 431 East Butler Drive Freeland, Pa. 18224

No. C0048AB2002000

Plaintiff,

ACandS, Inc.

120 N. Lime Street Lancaster, Pennsylvania 17602

c/o CT Corporation Systems 1515 Market Street, Suite 1210

Philadelphia, PA 19102

Amchem Products, Inc. c/oC.T. Corporation System 1515 Market Street, Suite 1210

Philadelphia, PA 19102

and

Allied Signal, Inc.

and

VS.

and

A.W. Chesterton Company c/o C.T. Corporation System 1515 Market Street, Suite 1210 Philadelphia, PA 19102

and

BF Goodrich Company c/o CT Corporation Systems 1515 Market Street, Suite 1210 Philadelphia, PA 19102

and

Viacom, Inc., Successor by merger to **CBS** Corporation f/k/a Westinghouse Electric Corp. c/o Asbestos Litigation Support Manager Eckert, Seamans, Cherin & Mellott, LLC Case Management and Technology Center Gulf Tower, 5th Floor 707 Grant Street Pittsburgh, PA 15222

and

Crown, Cork & Seal Company, Inc. 1 Crown Way Philadelphia, PA 19104

and

Daimler Chrysler Corporation c/o CT Corporation Systems, Inc. 1515 Market Street, Suite 1210 Philadelphia, PA 19102

and

Fairmont Supply Company f/k/a Montfair Industrial Supplies Company f/k/a Fairmont Machinery Company, 437 Jefferson Avenue Washington, PA 15301

and

Ferro Engineering A Division of Oglebay Norton Co. 1100 Superior Avenue Cleveland, Ohio 44114

and

The Flintkote Co.
Three Embarcadero Center;Suite 1190
San Francisco, CA. 94111-4047

and

Ford Motor Company c/o CT Corporation Systems 1515 Market Street, Suite 1210 Philadelphia, PA 19102

and

Foseco, Inc. c/o C.T. Corporation System 1515 Market Street, Suite 1210 Philadelphia, PA 19102

and

Foster-Wheeler Corporation Perryville Corporate Park Clinton, N.J. 08809-4000

and

General Electric Company c/o C.T. Corporation System 1515 Market Street, Suite 1210 Philadelphia, Pa. 19102

and

General Refractories Company 225 City Line Ave. Suite 114 Bala Cynwyd, PA 19904

and

General Motors Corporation c/o C.T. Corporation Systems 1515 Market Street, Suite 1210 Philadelphia, PA 19102 *

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and

The Goodyear Tire & Rubber Company c/o C.T. Corporation System 1515 Market Street, Suite 1210 Philadelphia, PA 19102

and

Halliburton Technical Services, Inc. c/o CT Corporation System 1515 Market Street, Suite 1210 Philadelphia, Pa. 19102

and

Hercules Chemical Company, Inc. c/o Leonard A. Ruvolo 111 South Street Passaic, NJ 07055

and

John Crane, Inc.
f/k/a Crane Packing Company
6400 Oakton Street
Morton Grove, IL 60053

and

Mallinckrodt, Inc. 675 McDonnell Boulevard St. Louis, MO 63134

and

Pfizer, Inc.
235 East 42nd Street
New York, NY 10017

and

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319 Market Street Harrisburg, PA 17101

and

Premier Refractories, Inc. f/k/a J.H. France Refractories Co. c/o C.T. Corporation System 1515 Market Street, Suite 1210 Philadelphia, PA 19102

and

Quigley Co., Inc. subsidiary of Pfizer, Inc. 235 E. 42nd Street New York, NY 10017

and

Rapid American Corporation C/O Prentice Hall Corp System 2704 Commerce Drive, Suite B Harrisburg, PA 17110

and

Union Carbide Chemical & Plastics Co., Inc. f/k/a Union Carbide Corporation c/o Joan Murphy, Paralegal Kelley, Drye & Warren 101 Park Avenue, 32nd Floor NY, NY 10178-0002

and

Uniroyal, Inc. 70 Great Hill Road Naugatuck, Connecticut 06770

and

Universal Refractories, Inc.

A Division of Thiem Corporation

c/o Cabraja & Wright

3400 Gulf Tower

707 Grant Street

Pittsburgh, Pa. 15219

Defendants.

SHORT FORM COMPLAINT AND DEMAND FOR JURY TRIAL

Robert W. Searfoss, through his attorneys, sues the Defendants captioned above and hereby adopts and incorporates all relevant portions of the Master Complaint and by reference the causes of action and paragraphs set forth in the Master Complaint as follows: Steel Master File No. C0048AB200000002.

INTRODUCTION - Paragraphs 1-4 and 6-7;

- 1. <u>COUNT ONE STRICT LIABILITY</u> Paragraphs 1, 3, 4, 5, 6, 7, 8, 9, 10 and 11;
 - 2. <u>COUNT_TWO BREACH OF WARRANTY</u> Paragraphs 12, 13 and 14;
 - 3. COUNT THREE NEGLIGENCE Paragraphs 15, 16, 17, 18 and 19;
 - 4. **COUNT FOUR FRAUD Paragraphs 20, 21, 22, 23, 24 and 25**;
 - 5. COUNT FIVE CONSPIRACY Paragraphs 26, 27, 28, 29 and 30;

<u>ADDITIONAL INFORMATION</u> SHORT FORM COMPLAINT

The following information is provided pursuant to Master Procedural Order No. 1, entered by the Court on December 29, 1999;

- 6. Plaintiff, Robert W. Searfoss, Date of Birth, 6/11/31, SS# 176-24-1743, is an adult who resides at 431 East Butler Drive, Freeland, Pennsylvania 18224.
- 7. Plaintiff has sustained an asbestos related injury and was diagnosed with pulmonary asbestosis on or about August 10, 2001.
- 8. Plaintiff's time period of exposure to asbestos dust and fibers was from approximately 1952 to 1973. Plaintiff was employed as a steelworker during this period of time.
- 9. Plaintiff was employed by Bethlehem Steel and worked at the following locations: Bethlehem Steel Plant, Bethlehem, Pennsylvania.
 - 10. Plaintiff claims no wage loss at this time.

DEMAND FOR JURY TRIAL

Plaintiff elects to have his case tried before a jury.

LAW OFFICES OF PETER G. ANGELOS, P.C.

George A. Weber, III

I.D.#75162

Alan S. Battisti

I.D.#59053

Attorneys for Plaintiffs

VERIFICATION

I, ROBERT W. SEARFOSS, hereby certify that I am a Plaintiff in the instant matter and the facts contained in this Complaint are true and correct to the best of my knowledge, information and belief. This statement is made subject to the penalties of 18 Pa.C.S.A. §4904 relating to unsworn falsification to authorities.

DATE: 5129100

ROBERT W. SEARFOSS

GUARDIAN

EXHIBIT "A"

...

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

Chapter 11

IN RE: FEDERAL-MOGUL : GLOBAL, INC., T&N : Case Nos. 01-10578, et al. 1

LIMITED, et al.,

Debtors.

ORDER OF CLARIFICATION RE: PROVISIONAL TRANSFER OF FRICTION PRODUCTS CLAIMS

This matter having been opened upon the Court's own motion; and the Court having withdrawn the reference with respect to several motions to transfer and to provisionally transfer (the "Transfer Motions") claims pending in the several United States District Courts against defendant manufacturers of so-called "friction products" (respectively the "Friction Products Claims" and the "Friction Products Defendants") previously removed by the Friction Products Defendants from the several state courts; and for the reasons set forth in the letter opinion of the Court filed herewith; and for good cause shown

It is this day of January, 2002

ORDERED that this Order governs all Provisional Transfer Orders whether already issued by the Court or that may be issued in the future and those Orders shall not be construed in a manner inconsistent with the terms of this Order, and it is further

ORDERED that the Provisional Transfer Orders are limited in

¹See attached list.

effect to only those claims against the Friction Products Defendant(s) identified in the respective moving papers and Provisional Transfer Orders and that no other claims and no other parties are affected by the Provisional Transfer Orders, and it is further

ORDERED that any Friction Product Claim that would have been subject to a Provisional Transfer Order previously issued by this Court but for the fact that such Friction Product Claim had not yet been removed on the date the Provisional Transfer Order was issued is hereby provisionally transferred to this Court subject to further Order of this Court, and it is further

ORDERED that counsel identified in the Court's previous Provisional Transfer Orders shall provide to claimants provisionally transferred by this Order such notice and waivers of further service as was specified in the relevant previous Orders, and it is further

ORDERED that claimants provisionally transferred by this Order shall not be subject to the briefing schedule with respect to the Transfer Motion, and shall file no papers in opposition to the Transfer Motion except as provided by further Order of this Court.

ALFRED M. WOLIN, U.S.D.J.

IN RE: FEDERAL-MOGUL GLOBAL, INC. Case Numbers

01-10578	01-10643	01-10700	01-10750
01-10580	01-10644	01-10701	01-10751
01-10582	01-10646	01-10702	01-10752
01-10585	01-10647	01-10703	01-10753
01-10586	01-10649	01-10704	01-10754
01-10587	01-10650	01-10705	01-10755
01-10589	01-10651	01-10706	01-10756
01-10591	01-10652	01-10707	01-10757
01-10593	01-10653	01-10708	01-10758
01-10594	01-10654	01-10710	01-10759
01-10596	01-10655	01-10711	01-10760
01-10598	01-10656	01-10712	01-10761
01-10599	01-10657	01-10713	01-10762
01-10600	01-10658	01-10714	01-10763
01-10601	01-10659	01-10715	01-10764
01-10603	01-10660	01-10716	01-10765
01-10604	01-10661	01-10717	01-10766
01-10605	01-10662	01-10718	01-10767
01-10606	01-10664	01-10719	01-10768
01-10608	01-10665	01-10721	01-10769
01-10610	01-10666	01-10722	01-10770
01-10611	01-10668	01-10723	01-10771
01-10613	01-10669	01-01724	01-10772
01-10614	01-10672	01-10726	01-10773
01-10615	01-10673	01-10727	01-10774
01-10617	01-10675	01-10728	
01-10618	01-10682	01-10729	
01-10619	01-10683	01-10730	
01-10620	01-10684	01-10731	
01-10621	01-10685	01-10732	
01-10622	01-10686	01-10733	
01-10623	01-10687	01-10734	
01-10625	01-10688	01-10736	
01-10626	01-10689	01-10737	
01-10627	01-10690	01-10739	
01-10629	01-10691	01-10741	
01-10630	01-10692	01-10742	
01-10632	01-10693	01-10743	
01-10633	01-10694	01-10744	
01-10634	01-10695	01-10745	

01-10637	01-10696	01-10746
01-10638	01-10697	01-10747
01-10640	01-10698	01-10748
01-10641	01-10699	01-10749

EXHIBIT "B"

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

: CHAPTER 11

FEDERAL-MOGUL GLOBAL, INC.,

BANKRUPTCY NO. 01-10587

Debtor. : (jointly administered)

ORDER 1) DENYING THE MOTIONS TO TRANSFER THE "FRICTION PRODUCTS CLAIMS" AND 2) REMANDING THE FRICTION PRODUCTS CLAIMS

:

This matter having been opened before the Court upon the several motions of parties, denominated in the prior Orders of the Court as the "Friction Products Defendants," to transfer to this District into the above-captioned proceedings the claims against the movants previously denominated "Friction Products Claims"; and the Court having previously granted this motion on a provisional basis and the Friction Products Claims having already been provisionally transferred to this Court subject to a plenary hearing on the motion to transfer; and the Court having previously given notice to the partics that it would consider arguments directed to subject matter jurisdiction, abstention and remand in ruling upon the movants' applications; and the Court having reviewed the submissions of counsel and heard oral argument; and for the reasons set forth on the record at the hearing on those motions today, as supplemented by a written Opinion to follow; and for good cause shown

It is this 8th day of February 2002

ORDERED that the motions to transfer the Friction Products
Claims are denied, and it is further

ORDERED that this Court lacks subject matter jurisdiction over the Friction Products Claims, and it is further

ORDERED that the Friction Products Claims are remanded to the state courts from which they were removed pursuant to 28 U.S.C. § 1447, and it is further

ORDERED that, in the alternative, the Friction Products
Claims are remanded to the state courts from which they were
removed pursuant to 28 U.S.C. § 1452.

Alfred M. Wolin, U.S.D.J.

EXHIBIT "C"

No. 02-1426

In Re: Federal-Mogul Global, Inc., et al.

Daimler Chrysler Corporation, Ford Motor Company and General Motors Corporation,

Appellants

(DC No. 01-10578 (AMW))

Present:

Scirica, Circuit Judge

1) Emergency Motion for Stay Pending Appeal by Appellants

ORDER

The forgoing Motion for stay is granted temporarily in order for the Court to receive responses to the motion from opposing counsel and for full consideration of the matter by a three judge panel. Appellees' shall file written responses to the motion for stay on or before 10:00 am, Friday, February 15, 2002.

For the Court,

Clerk

Dated: FEB 1 1 2002

RM, AR, PK
ME UK, WW
RP, JSG

EXHIBIT "D"

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כש/שטים שאוב וכנ נגם

IN THE UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

Nos. 02-1426, 02-1491, 02-1492, 02-1588, 02-1652, 02-1664, 02-1688 and 02-1741

IN RE: Federal-Mogul Global, Inc.

PRESENT: Becker, Chief Judge

ORDER

The following briefing schedule is hereby established in these consolidated appeals:

April 8, 2002: Appellants' joint opening brief on the merits of the district court's decision (14,000 words);

April 26, 2002: Appellees' joint response brief on the merits of the district court's decision and appellees' objections to appellate jurisdiction (21,000 words);

May 10, 2002: Appellants' joint reply brief on the merits of the district court's decision and response on appellate jurisdiction (21,000 words);

May 16, 2002: Appellees' joint reply brief on appellate jurisdiction (7,000 words).

It is expected that the various appellants and appellees will join in these joint briefs to the greatest extent practicable. However, an individual appellant or appellee may file a separate brief addressing discrete issues particular to that party, as long as those issues are not merely repetitive of the arguments advanced in the joint brief. Such separate briefs are due on the same date as the joint brief addressing the relevant issues. The foregoing word limitations are established for the joint briefs without prejudice to motions for extension of those limitations if necessary to respond to the separate submissions.

A brief will be considered timely filed if it is deposited with an express mail service on the due date for overnight delivery on the next business day. In addition, all briefs shall be served on all parties by e-mail by 5:00 p.m. Bastern time on the due date. A list of e-mail addresses is attached to this order.

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Oral argument will be held on June 17, 2002. The time will be fixed by the panel. The allocation of oral argument time will be as follows:

Appellants' opening argument: I hour

Appellees' argument: 1 hour, 20 minutes

Appellants' rebuttal: 20 minutes

The parties will determine an appropriate allocation of argument time for various counsel within these aggregate allotted times.

The temporary stay entered by this Court on February 11, 2002, as clarified by the order of March 19, 2002, will remain in effect until further order of the merits panel.

By the Court,

Date: MAR 2.5. 2002 NWB (CC: All Coussel Victoria)

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Edward Finch - schedulingorder.pdf

ATTACHMENT: e-mail addresses for service

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Document 1

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